

# **EXHIBIT E**

Received 02/ 2005 03:26PM in 01:14 on line [6] for GLO6L Pg 2/2

IN THE UNITED STATES DISTRICT COURT  
FOR THE WESTERN DISTRICT OF TEXAS  
AUSTIN DIVISION

FILED  
2005 FE -4 PM 2:06

AF-CAP, INC.,  
Plaintiff,  
vs.

REPUBLIC OF CONGO,  
Defendant,

Case No. A-01-CA-100-SS

and

CMS OIL AND GAS COMPANY, et al.,  
Garnishees.

JUDGMENT

BE IT REMEMBERED on this the 4<sup>th</sup> day of February 2005, the Court entered an order granting Garnishees CMS Nomeco Congo Inc., the Nuevo Congo Company, and Nuevo Congo, Ltd.'s ("Garnishees") Motion for Partial Summary Judgment [#169], and hereafter enters the following judgment:

IT IS ORDERED, ADJUDGED, and DECREED that Plaintiff Af-Cap, Inc. TAKE NOTHING in this cause against Garnishees and Defendant Republic of Congo, that the Writs of Garnishments in the above-styled cause of action issued on November 5, 2004 are DISSOLVED, and that Garnishees and Defendant Republic of Congo go hence without delay and with their costs, for which let execution issue against Plaintiff.

SIGNED this the 4<sup>th</sup> day of February 2005.

Sam Sparks  
SAM SPARKS

UNITED STATES DISTRICT JUDGE

197

EXHIBIT E